The Great and Weighty

CONSIDERATIONS.

Relating to the Duke of YORK,

OR

Successor of the Crown.

Offered to the KING, and both Houses of Parliament:

CONSIDERED.

With

An ANSWER

To a LETTER, from a Gentleman of Quality in the Country to his Friend, relating to the point of Succession to the Crown.

Whereunto is Added

A Short Historical Collection touching the same.

LONDON, Printed in the Year, MDCLXXX.

°62...1774.5

o a LETTER, from a Carife

2 MAINA

. 1015A et our sond?

A Short Historical Control

LONDON Printed in the view



THE

Great and Weighty CONSIDERATIONS, &c.

Hatever is the subject matter upon which we exercise our Thoughts, or whereupon we make our Enquiries, doth not make the Considerations of Slight and Vain men GREAT and WEIGHTY. A man of slender Endowments doth not Commence to be Wise, as soon as matters of great Moment take up his Thoughts. But if he be of such a make, as renders him capable of being in any

degree Wise, he is affected with an Ingenious Shame, finding the matters too hard for his Capacity, and above his reach; he is displeased and distaisfyed with his own dark, indistinct, and confused Conceptions, in which he himself can receive no Satisfaction: he Suspends and Determines nothing but that he doth not understand the matter, and resorts with deference to those who are Wiser than himself.

But there is a fort of Arrogant Fools who trouble the World, make it Difficult to understand plain Truth, confound the Notions of things, blend things of remote distances in their nature together, or put one thing for another that have no affinity to each other, puzzle and perplex the minds of the Weak: who deserve the Indignation of the better fort of Judgments, who cannot but be empassioned while they see a great part of mankind abused to their hurt. by the villanous practifes of some designed to the sufferance of the greatest mischiefs, and by a fort of filly Knaves, presumptuously using their little Wit to enfnare the Consciences, to perplex the Minds of the Multitude by Objections ; puzzling fo the weak by fuch Reasonings, as none but Fools could think of and none but bold Knaves would offer to the World : for fo I take to be every immodest man, who will adventure not from his Understanding, and therefore from his Will, and confequently his Interest, to speak things that have no confequence, and are not induc'd by the Laws of Reasoning and Discourse. have a tendency to disposemen to scruple of Conscience, and make them doubtful and unactive against the evils of the greatest fize that are designed against them, and to neglect or refift the Counfels of God against themselves, and fatally fall under the defigned evils, notwithstanding they are provided of a just and allowable Remedy against them.

There are, and ever was, and ever will be, to the trouble of Mankind, a fort of literate Fools (who will always obtain fome reputation with the shupid admiring Vulgar) made by Nature to little Understanding, and who have lost that little for want of using it; who by Books good or bad, it matters not much, become greater Fools than they could have been, if left to Simple Nature; who by imperfect remembrances, and undue joyning of things more imperfectly understood, make most perverse Judgments in all things they are conversant about. And if it happen that by their Complexion, they prove forward

A 2

and are opinionated of their false Learning they obtrude upon the World their unnatural, monstrous, and incoherent Conceptions. And if they chance to mix their Discourses with passages of the Holy Scriptures, and thereby entitle Religion to their absurdities, they more powerfully amuse, distract, and abuse the Consciences of the Common People, and perplex them with Scruples and prejudices, and that fometimes against the only means of their Preservation, this calls upon, and urgeth the Charity of fuch to whom God hath given a better understanding to appear and come forth for the undeceiving and rectifying the Judgments of the most deceivable part of mankind, and with just Ignominy and Scorn to beat down the assumings and presumptions of such Pretenders and Smatterers in Letters: especially in such a Weighty Matter as this, when the poor People (if mistaken) must be mistaken to their Ruine, and perish by the Deceit, if deceived, which I think is scarce possible for very many to be by this frivolous Pretender and Offerer of Confiderations: which none but he that deferves our Pity could think of; but for that he dares to offer them publickly to the World, and under the Stile of [Great and Weighty Considerations.] he most justiy deserves our indignation, a private Scorn and a publick Censure, for that purpose we will now produce him.

HE begins his Considerations with a Consideration and Recommendation of himself, and would fain prove his honesty, for he was with reason conscious that this undertaking would render him more than probably suspected: He proves, as well as any thing he undertakes, and as well as it can be proved, That he is an honest man. This he would have the World believe, because there is fuch a thing as fincerity in the World, and for that there have been some men that have owned an afflictive Righteous Cause against self-interest, and the difpleasure of a prevailing Faction: But we know the Cause that he Patronifes, is the most unrighteous Cause that ever any man of Front espoused, but that should not trouble us. But that which afflicts us, and is the heart aking of all good men: That this Scribler with too much reason we know, presumes that the Brave men (whom he reviles for adhering to the only means of the faving of three Kingdoms) with the Gross of the Nation, are designed to be subdued by a party of men whose strength the King in his profound Knowledge and Wisdome best knows how to Calculate: but certainly this Addresser imagins very great, whatever he pretends and that he is well backed by force. Otherwife he could not adventure publickly to despise the Interest of a House of Commons. If this Confiderer and his Fellow Conspirators had not some secret referves of Strength, he would not advise the King as he doth, to Adhere to and Govern with the House of Lords and his Privy Counsel, and to lop off the House of Commons from the Government as an unprofitable Branch.

In the next Paragraph he tells us. The Chiefest Principle and Maxim of the true reformed Religion in this Kingdom is fully Epitomized in this excellent Precept, Give to every one his Due, if there can be more Nonsense spoken in so many words, it is this Patriot must do it, and you shall find him often performing what I have undertaken for him. And sure after such Demonstrations of his Honesty, and Proof of his Understanding, you must take him for a True Patriot) and a fit Addresser of GREAT and WEIGHTY Considerations.

In the next Paragraph he undertakes to commend and allow, chide and difapprove our leading Men, I believe he means of the House of Commons, but we want his Name, its sit he should discover himself before we can admit him to sit Judge of the actions of the most excellent Persons of the late House of Commons; I perswade my self he would Blush, however Immodest he appears in his Address) if he were drawn out and exposed to publick view under such a Character, we might spare him the Pillory, Rotten Eggs and Turnepp Tops, which is due to Insamous Libellets against Governors, for he is a man of such fashion (I believe) that he would suffer too much of Shame and Consusion of Face, and hide himself forever after from the face of men, if he were but known well enough to be pointed at.

In the fourth Paragraph, he allows it is a Glorious thing to establish the True Protestant Religion, but he would not have it established upon Quickfands, neither would we, bacause it is impossible it should be so established; we would not have it depend upon loose accidents, expos'd to Chance and Contingencies, and expect it should be supported by rare events, and morally impossible nor to be left at Six and Sevens, a chance that is not upon the Dy, and hope that things should out of their Course and Nature unite and Combine together for its support: That which is Glorious is so, because it is Excellent in it felf, and difficult to be atchieved; and whatever is difficult, is to be obtained by unufual methods and extraordinary means; to deny or condemn the use of them when lawful, is to deny us the end, and is so far in truth from allowing it to be Glorious, that he doth not allow it at all: That it is made difficult to support the Protestant Religion, we owe to the Popish Confpiracy, and the defign of this man is to make it impossible; to that purpose he requires you to lay afide Humane Policy, which is the same as true Prudence (which is the onely Guide God hath given us, and the only Oracle he hath left us to Confult in our affairs, and is never repugnant (as he would have it) but always conformable to the Laws of God and Nature) left we should be furnished with a Remedy against the designed mischies to us and our Religion: To this commendable fort of Policy, the defign of the Bill will be made agreeable in the following Discourse. That we may admit the absurd Doctrines of the Church of Rome, we are requir'd to abandon our Reason, and that we may more eafily again fall unto her, we must (if we will be ruled by this Confiderer) renounce our Prudence, and those that will not, must endure his flanderous Reproaches, with which he goes on to revile the promoters of the Bill of Exclusion, whom he calls, Hypocrits, Factious Spirits of the Fanatical Leven, that they make a Cloak of Religion to palliate Black Defigns, Fiery Zealots, acting like the Rump Parliament, Guilty of Antichristian attempts, repugnant to the Ordinance of God; and to the Fundamental Laws of the Kingdom, a few turbulent Zealots, assuming to themselves a Sovereign and despotical Power of Deposing the DUKE of YORK; and fays, That they impudently affirm that this hath been the Ancient Custom of Parliaments to Depose Princes and dispose of Kingdoms, whereas the Crown hath been always Hateditary, and never depended upon the Suffrages of the Sub-Since this Bad man prefumes to fay fo many bad Words falfely of the Excellent Members of the late House of Commons, reproaches their Zeal for the Publick Safety, most Heroically exerted in the time of the greatest Need, and most Threatning Dangers, calls their appearance for the support of the

Protestant Religion established by Law, Hypocrify: And the Profecuting the Discovery of the Hellish Plot; and the best means of preventing the Plot from taking effect, Black Defigns; Since I fay, his immodesty hath given him fo much License, I wonder he had no more scurrilities, especially since he is so impertinent, as to call the Bill of Exclusion an Antichristian Attempt, Repugnant to the Ordinance of God, (though God never yetmade any Law or Ordinance in thatCafe,)and the fundamental Laws of the Kingdom though no Laws of Men are fo Jundamental but they are alterable: The Constitution of Government is indeed unalterable by Law, but no Laws but are alterable by the Government. for the Government was before Laws, and made and constituted most chiefly for the business of Legislation. That the House of Commons assumes a Sovereign Power, he knows to be falle, and knows too, that all the World knows he is therein a Falfary, what can be expected of Candor or Sincerity from a man of fuch effronteers And to the making the Slander Compleat, he joyns Despotical to Sovereign Power, as if they were the same, an Instance of his egregious Ignorance, except he Flatters the King; and would fignify to him that he hath Despotical Power, because he hath a Sovereign Power; and this commends him indeed for a True Patriot. A Despotical Power is fuch as Masters use over their Servants, that Command what they Will, because they Will: Sovereign Power is exercised for the good of those that are Governed, and the Commands that come from the Sovereign Power are Laws that are deduc'd from Publick Reason, as they are the Publick Measures, and are always Reasonable, or pretend to be so. No Body ever affirmed before this Addresser to the King, That it hath been the Ancient Custom of Parliaments to dispose of the Crown, or that it depended upon the Suffrages of the Subjects, which he falfely and malitiously adventures to fay, to misrepresent the most Venerable late House of Commons, whose Proceedings will justify Themselves in true Story to all succeeding Generations, and will we all hope, be Seconded and Out-done by the Next; if the good People can keep themfelves from being deceived by fuch Artificial men as this Addresser is. this is faid, and Truly, That a Parliament, which is King, Lords, and Commons, have Declared, and particularly, a Parliament in the Reign of that Most Excellent Princess Queen Elizabeth, of Eternal Memory, (the Wifest and Greatest of the Princes that are Glorious for the Reforming the Christian Religion) did Declare a Power in themselves, for Great and Weighty Reasons of State. to alter the Succession, otherwise than of Course it is by Law appointed, and most reasonable it is, for no Government can want a Power to preserve it self, and obtain its Great End, viz. the preservation of the Community and the Polity it felf, and no less Reasons than these require and urge the Use and Exercise of this Power in an Act of Parliament for excluding the D. from Succeeding to the Imperial Crown of England. In Order to these ends the power of a Parliament is unrestrain'd, and unlimited, which this Consideration-Monger calls coffingly (Impioufly and Prophanely towards God, and irreverently towards the Government) Omnipotency.

In the next Paragraph, he produceth his first Reason against the Excluding Bill. And by an execrable Argument, he adventures to prove that the discent of the Crown is Sacred, viz. That an Attainder in Treason cannot debar the next Heir from succeeding in the Government, but if the Heir had dyed of that Attainder the Argument had been spoiled. But cannot that Power that can insict Capital Senten-

ces, and that ought to do it against all in subjection that incurr them, Banish inflead of Kill? fure he is no true friend to his Royal Highness, whatever he pretends; we will fooner admit him a True Patriot, for that he makes the Condition of his Presumptive Heir so hard, That he must either Die or Reign a very Judicious Advocate, and deserves very well of his Client, who will remember him fure, when he comes into his Kingdom, for bringing him into fuch Danger; I believe this Confidering Patriot shifted himself in this Confideration into France, where they have Princes of the Blood, against whom no Criminal Process can be formed, nor no Attainder of Blood is admitted, To the purpose that the most enormous Crimes may not seem faults in those that participate of the Blood of that haughty Tyranny. But the better to difquife himself, he Criminats the Parliament, calls the House of Commons in Derision, cunning Politicians that would have a new Model of Government he chargeth them with assuming a power to Depose the King, and will Conclude, because he will (and hopes the People will take his Word for it, for no other reason in the World; that we may as well Depose the King, as foreclose a Presumptive Heir, who is a Prelumptive Traytor, which he will call Depoling him, for this Ruffian-like man will not fubmit to the Common use of Words, and is at defiance with Common Sense of Mankind, and will fay it, That it is as Lawful to Depose the Possessor of the Crown, as to make an Act of Parliament for preferving the Life of the Prefent King, by disabling the next Successor that brings it in danger; and likens the late House of Commons, upon the score of their Bill of Exclusion, to the Rump. Oh! for a Discoverer that would bring this man to Light and Shame; and thereby to Reason and Sobri-

Upon this weak and flight colour of a Reason, see in the next Paragraph how he lays about him, with what vehemency and expostulation; and yet in his magisterial Rant, the trifler could no sooner name an extravagant Bill, but he thinks of a Box of Gilded Pills, which if he had been an Apothecary, as fome fay he is, by Mr. Hobbs his Doctrine of the train of Thoughts, they could not escape coming together. And yet this Thinking Addresser is not altogether so happy in dividing and opposing as in compounding. For he affirms that to go about to establish the Protestant Religion by a Bill to exclude the Popish Successor, is inconsistent with the Government; and is to destroy the very Root and Life of Government. But pray Sir, for the fake of reason tell us? Doth the Government it felf, depend upon the person that Governs? or is the Government it felf changed by the alteration of the Succession? may not Governments for kind, the same have different modes of Succession? and are not the kinds of Succession more than the kinds and forms of Government? Can the Government be fafe without a Power to exclude a Person inhabil in Nature to support it, or of one Principled to destroy it. Can we imagine a Government which is of Humane Contrivance, to be without a Power to preferve it felf, and an Authority in Cases that threaten its Ruine to interpose with apt Remedies for its Preservation. That a Government made by men should be left meerly to Chance and the contingency of Birth, whatever happens of inability in the Perfons that come under the general Rule and Limitation of Succession? Doth the Exercise of this power turn the Kingdom from being Hereditary to Elective is there no difference between the inconvenience of Judging of the several Degrees of fitness in seve-

B 2

ral persons competently qualifyed; and the proceeding upon evident notoriety to exclude one that defigns the subverting of it, and the Destruction of those that are to be Governed and Protected, and hath incurr'd a severer Doom. I will hope there are very few in this Nation fo ill instructed, That doth not think it in the Power of the People to depose a Prince who really undertakes to alienate his Kingdom, or to give it up into the hands of another Sovereign Power; Or, that really acts the Destruction or the Universal Calamity of his People. The Learned and Judicious Mr. Falkner, than whom there is no Person of this Age with the Church of England in greater esteem. Who truly merits the high efteem of all men for his excellent Candour and Learning, In his Book called Christian Loyalty, cannot deny the right to be fo upon those cases really happening, but is not willing to suppose such Cases can ever happen in Fact. He tells us, if any fuch strange Case as is proposed. should really happen in the World, it would have its great difficulties. Grotins (he tells us) thinks that in this utmost extremity, the use of such defence as a last retuge ultimo necessitatis presino is not to be Condemned, provided the care of the Common Good be preserved. And if this be true, saith he. It must be upon this Ground, that such attempts of ruining do ipso facto. enclude a disclaiming the Governing these Persons as Subjects and consequently of being their Prince and King: and then notwithstanding his Propofition (faith he) would remain True, viz. That it is not lawful upon any pretence whatforever, to take Arms against the King. All that Mr. Falkner offers in this matter, out of his commendable Care and Zeal to Peace and Government is to argue the Cases in Fact impossible, and that such suppositions may be the undue imputations of Factious Persons against their Sovereign: He thinks that Princes may have a Confideration of the Account they must give in the other World of their Government here: That they have a regard to their Honour and Esteem, and a Respect to their safety. To the quiet and serenity of their own Minds, and will avoid the Dira Ultrices and the Tortures of Mind that attend Cruelty, and the Actors of great mischief, and by such Considerations as these be contain'd in their Duty. But do these Arguments of his that should reasonably and ordinarily do, secure us against the Oppressions of Potentates, give us in this juncture any Security, are these Considerations disfiwafives or incitements to the D. to Act our Fears and give reality to the Suppofitions? To arm under the Principles and Counsels that guide him, already enterd upon the Defign, these Considerations will urge him to proceed, and make our Calamity certain; These Arguments of his applyed to us in the prefent state of things is like a Protestatio contra factum; and like the Sophistical Arguments of the Stoicks, who would undertake to prove a thing acknowledged and existent and present to be impossible. How Wild then and Transported must this Patriot seem who will undertake to argue the Bill guilty of the Highest Iniquity and Injustice, Arraign the Greatest and Best part of the Nation, adjure them to answer it at his Tribunal, Challenge us (for fo his Expostulations and Enquiries of us doth import) with intentions to overreach Providence, and that we despair of the Justness of our Cause or the Goodness of God. And he tells us, that God doth not want our Wickedness to fulfil his Holy Will: We answer, how far the Providence of God will affift us in this undertaking we know not; it is not new in the World for the most Righteous Causes to be unprosperous, we are only to do our Duty, and leave the Issue and Event thereof to his All Wise Providence. But we know, and

are most assured of the Justness of the undertaking, and we have a good hope in the goodness of God, that he will succeed it, for that herein we are doing nothing that is evil, but fulfilling his Holy and Good Will; I mean, not that we are certain to obtain what we defire and purfue: But it is the Will of God concerning us, (who hath left us in the hands of our own Council, and hath not told us, That he will fave us by a Miracle:) that we should be Loyal to our Sovereign, zealoufly love that excellent Religion and that excellent Government that his Gratious Providence hath established amongst us by Law: And also that we defire and endeavour by Law to disable a profest Enemy both to our Religion and Government, from getting into the Throne; that he be not by that Advantage of Power enabled to effect his purpose. But we are resolved that we will not call that Design Evil, though it do not facceed; or, that we are not doing the Holy Will of God, though we should be unprosperous therein and without success. If there was an Oracle to Confult, we would not know what the Success should be, least our Virtue should lose its Glory. No brave man, but would despise al! Auguries, when he is to Contend for his Country, and things more precious to him than his Life. This False Patriot takes Sanctuary in his Revolt from Sortilegis Egeant dubij. Publick Interest, and he thinks he is Swimming to Shore with his Plank before a Wreck, and will fly the Danger before it approaches: but we will do our Duty, weather the Storm fecure of the event, for the goodness of the Cause makes us hopeful, and we will Tryumph in our Integrity though disappointed. Of any other Will of God, fave what is his Will for us to do, as Citizens, Souldiers or Martyrs, we are not follicitous to know.

The Noble Roman, when advised by his Friend Labienus to Consult the Oracle of jupiter Ammon, as to the event of the War in which he was then en-

gaged. Thus answered him,

Quid Quari Labiene Jubes an liber in armis.
Occubuisse velim potius quam Regna videre?
An noceat vis ulla bono? fortunaque perdat
Opposita virtute minas? Laudandaque velle
Sit satis? Et nunquam successu crescit Honeslum?
Scimus & hac nobis non altius inseret Ammon.

I do but right to my Conntrymen, to bear my publick Testimony, that their generous and Godly Refolutions are agreable to this Noble Roman. But that done, I will calmly tell him, That we are in a Legal method allowed by the Government, contending for its preservation by the Bill of Exclusion, and that most certainly he can have no right against a Law (for such it will be, when that Bill hath the Royal Affent) to any thing that he shall forfeit thereby: and whether fuch a Law is not most Righteous, let God, Angels and Men Judge. And here it will not be amifs to admonish this Patriot, That no man hath a Right to any thing from God and Nature (to use his Words which he useth, but doth not understand of what import and Value they are in this place) for the Rights of Property are of positive and Civil Appointment and Institution. No man can have, or is entitled to any thing, but what, and as the Laws allots it to him, They defign what is Right, what Wrong, and what is Injury and Theft, and the Law of God both in the Reason and Nature of man as well as by express Revelation forbids it. Nec natura posest justum secernere ab iniquo.

C

Men make Governments, and God Commands us to obey them, yea God Commands us in our Nature, to form our selves into Governments. For that Mankind cannot tollerably fubfift without them. What is greatly convenient and promotes the Happiness of men, therefore seems to be Commanded, and thereby a politive Law of God in Nature is declared. What is or would be greatly mischievous to mankind if generally permitted, is therefore understood by us prohibited. The Mischief declares the thing forbidden, and is the indication of a Negative precept or prohibitory Law. The pleasure and fatisfaction of mind that men take in being beneficent and agreable to, and deferving well of their own kind; The remorfes, shame, fear and regret that men necessarily suffer from the sense of their own actions, when they are offensive, unequal and unreasonable, are the Sanctions of the Laws of Nature, and are truly the Rewards and Punishments of God in Nature, fo that Anarchy, which is the most intollerable state of mankind, a state of War and Violence, unreasonable Passion and unbounded Appetite, seems to be the most forbidden thing by God in Nature. But Government because it makes men equal and reasonable, just and peaceable, kind and beneficent, or finds them fo, encourageth them to be fo, and protects them in being fo; feems to be the most principle Institution and Appointment of God in Nature, for that it is recommended to us by all that which conduces to our happiness. And thus, and for this reason areKings and Governors said to have their Authority from God, and therefore Government is called 20 harayin, Rom. 13. 2 Gods Ordinance. But the forms of Governments, the persons of the Governors, the Order of Succession, their respective Powers and Ministrys are of Mans appointment And agreeable hereunto Government is called an Spanism utions, or a Humane Creature. I Peter 2. 12. 24, to which the Apostle enjoyns us to be Obedient for the Lords fake, and in Conscience of our Duty to God.

Agreeable hereto is that Noble Tradition amongst the Jews of the seven Precepts given by God to the Sons of Neah, that is to all Mankind, for from him we all secondarily derive, in which the great Titles of the Law of Nature are declared, and to which all the Nations of the World were obliged: one of which is De Judicus The Words of the Precept which is the Seventh are no more, fignifying that the Law of Nature or the Will of God in Nature doth command us to live in Politys and under Governments. This Law was given or declared to all Mankind, when they were in a State of Nature, before Governments were constituted, and by that Law of Nature obliged to form themselves into Societies, to enter into mutual Obligations to stand to, and abide the common measures of Law, and to affift and submit to the Sentences and Decrees of common Judicatures. Thefe were the first Oaths of Allegiance that were taken in the World, but when a fingle person was entrusted with the executive power of Laws, they swore this Allegiance to him For in all regular Governments (as it is in this of ours) the King commands nothing but according to the prescript and formula's of Law: And the whole business of Government, as between those that are to be Governed, is making Laws,

and executing them in a due Administration of Justice.

As Corollaries to what is faid, I shall add, first, That Mercenary Guards are very unnatural to Governments, as they seem upon the foregoing reasons, to be instituted and appointed by God in Nature, which receive confirmation from the Tradition and Doctrine of the Jews (the best instructed Nation in the World in the Mind of God) for that the whole body and power of the Government or polity are bound to see the Laws and Results of their common Judica-

tures obey'd, and are amply sufficient for that purpose. So that the head of the Polity, by the posself, being most powerfully instructed to execute the Laws: Mercenary Guards seem intended and designed, by those that employ them, to execute matters illegal and extrajudicial: or at best they make a very hard case upon the People, that they must support a great charge, and pay a great price for jealousies and sears.

Secondly, That by the natural Obligation of the Ancient Oath of Allegiance every member of the Polity is bound to refift and fubdue all extrajudici-

al Forces, rictous and routous Assemblies.

But the nature of Government and its true original, hath bin prejudic'd by an unhappy miftake that hath long fince invaded the World by worldy men and Grammar Divines, that without contemplating God's Attributes, or the nature of man, or the reasonableness of moral Precepts, have undertaken to declare the fense of Scriptures; and infer that the Sovereign Power is not of Humane Institution, but of Divine Appointment because they find it there Written, That by him Kings Reign, imagining that when the Scripture faith, God Commands, or doth this, that God commandeth it by express Words, or doth it by an immediate position of the thing done. Whereas in Nature his Commands are nothing but the Natural light God hath bestowed upon mankind: likewise Gods doing a thing is only the course of natural and second causes; to which, because God gives the Direction or Motion, he both doth and is said to do all that is done. Besides all the Precepts that God gives us, that are agreeable to the Law of Nature, must be understood, as Nature and Reason doth direct. Videtur Lex Dei idem dictans quod natura ita accipi quomodo ipfa natura accipiendum monstrat nist addatur aliquid Expressius. Grotius Comment fol. 121. The Laws of God, that confirm the Laws of men, innovate nothing but a new Obligation to observe them, but Onely as Commanded and Intended by those that made them. And Consequently all Humane Constitutions and Governments must be subservient and obsequious to their own intentions. Omnes res condite famulantur vite humana: Every form of Government is of our Creation and not Gods, and must comply with the safety of the people in all that it can, without its own dissolution: And was never intended unalterable, or at least inflexible, but was intended and made under refervations, reasonable exceptions of unforeseen accidents, and rare contingencies in Humane affairs. And the Law of God that comes in Confirmation and Establishment of Humane Institutions and Laws: binds only according to their natures and intendments. How unreasonable therefore are the Tragical exaggerations of the Considerer. making it the most heinous Wickedness, and the most crying Injustice to alter that which in its own nature is alterable: And by an act of the Government to exclude the D.from the Succession, as a person unfit and unsafe to be entrufled with the Government (though in the general Order thereof, he was thereto defigned) befides that he hath forfeited that kind of right that he had by that general appointment. Is this, faith he, the way of establishing the Protestant Religion? he faith, This is exactly to follow the footsteps of that Monster of Ingratitude, the Wicked Feroboam, who after God of his Infinite Goodness had raised him from nothing, and established him Monarch of the Ten Tribes of Israel, yet was he so mistrustful of Gods power in preserving his Kingdom for the Future, that he thought nothing could fecure it, but his own accurfed Policy. Our Confiderer feems to have a high value for Rule and Domination, otherwise he would not have called the advancement of Feroboam to rule by Usurpation, an effect of the Infinite Goodness of God. Bur

these Words were put in, to make that Story of ferobeam parallel to our case: and he intends thereby to remember us of the little power that the reformed Religion, fometimes had perhaps in the time of Queen Mary, and to Charge upon the Protestant Religion, and reproach it with a Revolt and unjustifiable Schismatical departure from the Church of Rome in the time of Queen Flif beth, and the acquiring and possessing it self of the Government: And now, Behold the Man, now you know him and his Religion, and how fit he is to offer Confi crations for the D. against the Bill. But shortly, to desiroy his Parallel, he may know. That the Reformation did only affert and reaffume the Rights of the Crown, usurpt by the Bishop of Rome; we did reform the Religion of our Church to primitive Christianity, from which the Church of Rome had seduc'd us, but therein we used no other power than what belongs to every Church. to reform it felf we were never of Right and Duty subject to the Church of Rem, the never Rightfully had any Authority over us: and therefore we could not Schismatically revolt from her, nor are Parallel at all in this, to teroboam, Though this man will compare us to him, and thereby flyly charge us with monstrous Ingratitude to God, and accursed Policies: Because we will not again give up our Civil Rights to the Tyranny of Rome, nor loofe again the true Christian Religion, in the Superstitions and corrupt Doctrines of that Church, and because we will not forbear to use that power which is lawful to every Government. Except this be his meaning, and he himself a Fas piff, he might with as much pertinency have told any other Story of jercbeam, or of any other of the Kings of Ifrael and udah in the Books of the Kings or Chronicles, or of Belteshazzar o Nebuchadon for, Zenacherib, Ab fuerus or Holofernes or Antiochus, or any other King or Name in Story Sacred or Prophane. Of all these he could not have found out any thing more unlike to have compared with us: To have remarked himself for a man of Great Confiderations. For Jeroboam corrupted the true Worship of God to Support an Usurped Crown, But the Design of the Bill against which he Declaims, is to support a Lawful Government and the best Religion, by a Legal Act of that Government. So that we will Invert that Woe which he pronounceth against us out of the Prophet; Woe unto him that buildeth his House by Unrighteousness, and his Chambers by Wrong. Into a Woe against Himself, Wee unto him that putteth Evil for Good, and Darkness for light, and casteth a stumbling Block before his Neighbour. But in what follows of this Writer of Confiderations, I doubt me whether he doth not act the part of a Scorning Atheist, for that he would perfwade the World from all care and regard of Religion, by telling us, It is able to shift for it felf, it being the Work of Gods own Hand. His Atheistical Scorn and low valuation of the true Christian Religion is further very notorious and remarkable, for that he makes the Establishment thereof amongst us to be such a like work of the Almighty Hand of God, that established fero. boam in the Kingdom of Israel. O thou Insensatus Galata, to return thy own exclamation which thou useth against thy own honest and discerning Countrymen upon thy flupid felf: for who, I pray you, but a fenfelefs man; would compare a providential permission of the revolt of the Ten Tribes for the Sins of David, and the Sins and Oppressions of Solomon: to which the People were prepared by the Exactions, Oppressions and riotous Reign of Solomon and his Successor Rehoboam, to the Work of the Reformation, which was the delivery and restoring to it self the Gospel of Christ, and his true Religion (which was spoiled and depraved by the Church of Reme) for the benefit I doubt not

bf all the Ages of Mankind to the end of the World; against which the Gates of Hell shall not prevail; and which we in despight of the Reman Successor shall fee yet flourish in this Land But wee must not expect, Though God did first, Plant his Church by Miracles in Nature, and Demonstrations of the Spirit of Power, by the wonderful Gifts of the Holy Ghoft, and by the Spirit of Glory resting upon the Primitive Martyrs of the Holy Faith, and did restore the purity of the Christian Faith by a Miraculous Providence and the Spirit of Martyrdom, which we are now peacefully and Legally possessed of; I say, we have no reason to expect Wonders for our preservation when it seems to be in our own hands: Nor ought we to subject the Professors of the True Religion again to Slaughters, Fire and Fagot, Tortures, Inquisitions and Massacres. Let us not think that our Government, as it lies in Hiftory, and our Laws in Books and Parliament Rols (which will eafily fuffer an Index expurgatorius and make no complaint,) can defend us and it against the Instruments and Engins designed for its Subversion in the Plot, and the Powers that have been long addressing to that purpose, and are now at leifure to execute what we know is defigned against us, better than we can make out and discover: This Expression, I know, would scarce pass for Sense in any other Age or Matter, but we live in an Age of Mystery and Prodigy, producing things Monstrous and unnatural, and our Language must be agreeable to the things we speak of.

The True Patriot proceeds and affirms, That it is an unwarrantable Attempt, and a Point without example or President, to Depose a Prince for not complying with his People in Religion: I appeal to all that shall read him, whether he appears to be a man of Reading, enough to warrant him to pronounce a general Negative in this matter? But by this time there is nothing so extravagant but you will allow agreeable to the man, I believe immodesty is the unhappy Vice and Fate of his Nature, for no man ever arrived to the like Degree in it before him, you must not ask what he means by a Point without Example or President, or why he puts us a Point that is not in our Case? and still will be talking of deposing a Prince, for this man oweth no account of his matters. But thou Fasse Considerer; So Loyal I am, That I would not have that point in the Case for half

I am worth.

But pray why thus impertinent? why dost thou send us to Asa and Maachah, Peroboam, Rehoboam, Jehu and Joram, Asa and his Mother, and Azaria, we know little of their Constitution (save that God kept some remains of his Theocrasy over them, which he administred by his Prophets, which he Commissioned to Exaustorat and amoint Kings) their Histories are short; but besides, every Nation is to be Governed by their own Laws, and there are as many kinds almost of Governments as there are Governments, we are not warranted by their Presidents, nor to be Justissed or Condemned by them; but we must Stand or Fall to our own Laws. But let this Patriot know that our Case will never be Cromwells, (as he reproacheth us,) and we will, neither can we stand in need of any Apology that would serve either for the Rump or him.

Neither will we O Man of small Consideration make use in our defence of the Papists excluding the King of Navarr, a Protestant King in France. No more than we will allow the French to Murder a Protestant Minister, because we execute a Seditious Traiterous Roman Priest; No more than we can allow in others, or Justify in our selves to persecute dissenting Protestants, whose Principles are peaceable and obedient to Governors: Because we duly sharpen our Laws and exact the Severity of them against the Papists, the sworn enemy to all Religions but

Ð

their own, and to all mankind upon the score thereof. How grossly therefore is that of the Apostle misapplyed, Who art that Judgeth another? and doth a publick Executioner incurr the Judgment of shedding mans Blood, for executing a Sentence against a Murderer. Thou man of Observation mayst possibly know

what kind of Beafts we muzzle and tye up.

He observes for our Imitation, That the Orthodox did not Depose the Arrian Emperors, we ought undoubtedly to imitate them therein; for that no man, much less a Prince, ought to lose any Right for a Speculative Error, or meer misbelief: But only for Wicked Practices and Opinions that promote, excite and encourage them. But it is also very observable with the Considerer, by his mention of Julian the Emperour in this place, gives me occasion to offer: That the Behavior of the Church towards the Pagan Boman Emperors, was much different from that which they bare to fulian, who fucceeded to Christian Emperors, was Educated a Christian, and sometimes bore a place in the Church, for whereas the Apofiles had enjoyned the Christians to pray for the Pagan Emperors, though actual Persecuters of the Church: yet the whole Church did Curse and Anathematize Julian with an Anathema quo Deus rogatur ut aliquem è medio tollat. In Julianum cum defectioni adderet machinationes evertendi Christianismi usa est Ecclesia isto extrema nocessiva is telo & a Deo est exaudita. Grotius in Luc. Cap. 6. Vers. 12. I will not trouble the Reader with more Quotations to this purpose, the Authority of this Great man is more than ten Witnesses. And for what he lays down generally, that the Orthodox did not Depose the Arrian Emperors: I must remember him out of Socrates rhe Ecclefiastical Historian, Lib. 2. Cap. 38. Gr. when the Souldiers of Constantius the Arrian Emperour were by his Command sent to enforce them to become Arrians, they took Arms in defence of their Profession of Religion, how juflifiable therein I will not now Discourse. But this may be faid, That the Christian Religion with indifferency to all Sects was made the Religion of the Empire by Imperial Rescripts, and all Christians had thereby a Civil Right to a free and undisturbed Profession of their Religion in their several Perswasions: For Constantine the Great carried fo indifferent an hand between the Contending Parties, that he endeavoured to make Peace rather by Silencing the Disputes, than by Determining the Controversy; Worthy of the imitation of the Guids of Christendom, and the only means of freeing the Reformed Religion from being deprayed by the Jargon and Gibberish of the Sectaries.

If the Crown should devolve upon the Roman Successor, it would require Confideration, whether we could justify the Dethroning of him, though the French

Papilt could not be justifyed in rejecting the King of Navarr.

But this untrue Patriot shifts his Cause from what it is, to what it is not, That he may have some Colour to inveigh against the True Patriots, far more excellent and righteous than himself; and have some umbrage to betray the best Religion and the best Government, while he pretends with false Hypocrify to support them. But I am glad to find in thee at least one grain of Sense and Honesty, he saith well (to do him right) That is the best Religion that gives every one his Due. But he must consider farther, to the Consusion of the Cause he Advocates, That to give every one his Due is, To administer Desence to the Innocent, and by Authority of Law to subdue the aggressors of Mankind, how great and mighty soever they be, for they that are mighty Offenders, ought in proportion to be mightily punished: Fiat Justicia therefore, as he saith, Ruat Calum, for to punish, much less, to lay a restraint upon evil persons, is not to do evil that good may come of it, which he would impute to the proceedings in Parliament against the Duke, for

which he must be self Condemned, for I cannot take him for a German Anabaptift. And now we find this Confiderer complaining of some Pamphleteers that Write ridiculously fophistical and unreasonable Reasons, That tell Stories (he faith) of Edgar Athelin, William the Conquerour, arther Plantagmet and King John that Writ Antichristian and Fanatical Logick, never heard of, untill the Spirit of Belial reveal'd it to Oliver and the Rump. I believe, if there be any fuch Pamphlet, this Pamphleteer is the Author of it, or some of his Complices; to the purpose that there might feem some one worse than his own, and that he might be able to quarrel with, and confute, and do advantage to his bad Caufe by fome worfe reasonings than he would seem to be Master of, or than his Cause is capable of, which is not capable of a good one. But what he fays cannot possibly be true of any Pamphler, bur rather than he will not be flandering, he will flander himfelf and bely the Devil: for observe, he faith, They use Fanatical Logick, and Antichristian Logick; the true Fanaticks being impatient of the restraints of Reason, and to be confin'd to fober fense, call Logick and Reasoning by that which they would feem most to hate, Antichristian. The True Antichristians and Papists being impatient of the light reproof and Discovery of Reason, call sound Reason Fanaticism. But our Writer is so vengeancely angry with reasoning, that with the fame breath he calls Logick for the fake of Reason, Antichristian and Fanatical too: And renders himself suspected of being an Antichristian Fanatick, And yet any one may fee that it is not the thing it felf that he is thus angry with, but the name of Logick that he thus exposeth: for what it is he knows not, he seems to think it comes by Inspiration, and that there are two forts of Logick, one good, but he is not acquainted (for all that appears to us) with the Spirit from whence that is derived; and another bad, which he fays, is Inspired by the Spirit of Belial, whereas most certainly there is no such Devil amongst all the Orders of the Apostate Angels: Sons of Belial I have heard of indeed, that did Evil without profit, without Defign for evil fake, but these are such men as need no Tempter, for they will be Wicked without a Tempter, according to the fatal propensions of their vitious Natures and are not to be managed by the Devil himself: and to this fort of men doth our Pamphleteer seem somewhat to approach, for that he is an unaccountable Transgressor; no reason can be given of him, why he should with so much seeming earnestness concern himself to perswade the People to abandon to an utter neglect those things that of all others are of most vafue to them, their Religion, Government, Lives and Liberties and Estates: To perswade a whole Nation to lay violent hands upon themselves, to cut their own Throats, to burn themselves alive and their Houses, and to destroy themfelves their Wives and Children, Bodies and Souls too for Conscience sake. That there can be a Subject not subject to Laws, and that Offences that cannot be rated because their Mischiefs are Infinite, for that very reason must not be punished; And he would have us reckon it a Sin of the most heinous Nature to punish the Offender with a diminution only in his Power to do those evils which is most notoriously by him designed, and will be effected by means of his own making, and causing if he himself should relent, and refuse to execute them. If in his Age of License, immodesty could entitle any man to be a Son of Belial, our Writer of Considerations might fairly pretend to it, who is immodest for impudence sake, which fpends it felf in wast, and cannot effect any thing but the exposing it felf, In faying this, I should hink my felf very severe, but that he hath published his own Shame; and if I would, it is not in my power to cover it: But he hath not shewd the worst of himself yet, he attempts further upon the Understanding of the People, he will have us believe that we owe Allegiance to the Presumptive Heir, that we have as

many Kings as Princes of the Blood, and that a Son hath a Right to his Fathers Estate before he is Dead: for the probable Successor can have no more Right to the effect of the Oath of Allegiance, than the Eldest Son to receive the Profits of his lathers Estate without his leave in his lathers Life time. If this Gentlemans Father had had any Land, he would have understood the difference between his Right to the Land after his Fathers Death, and his Hopes and Possibility only to have it during his Fathers Life. The word Heir is joyned with Succeffor in the Oath of Allegiance, to fignify, That it means Heirs in the proper Sense, which is such that succeed to the Inheritance, And not such that are in expectancy or possibility of having the Inheritance, who are improperly and equivocaly fo called: And though the thing is fo plain, that every man as well as the Lawyers agree what is faid; yet my Lord Cooke, for faying the fame, is called by this Gentleman, Silly and Ridiculous, Fallacious and Impertinent. The Lawyers tell me, that it is a Rule in the Law, Non eft Heres viventis; that is, No man can have an Heir while he lives; and they likewife fay of all the Regula juris, There is not one of greater extent and rule than this, that it hath Governed Ten Thoufand Cases nearupon in the Common Law, and they withal assure me (that notwithstanding this Man amongst other Civil Terms) calls the Lord Cooke Fallacious. they firmly believe, if a Fee had been offered to him of the value of his Estate. which is about 200000 l. he would not have Signed an Opinion with a videtur to the contrary, but he is refolved that all mankind shall be mistaken, and he will call their reasonings in this matter what he pleaseth, New Machiavellian Logick a word that dishonestly he took up, on purpose to expose the Bill to the Vulgar, imagining in his Profound Confiderations, that some of the Multitude will, upon the hearing of Machiavellian, fall thereupon into an unwitting diflike of the Bill: Nay, he will conclude an Heir Apparent to be an Heir, because he could not be Heir Apparent, unless he were an Heir, when the Word Apparent and the word Prefumptive more especially joyned to Heir, is a Term of Abatement or Negative, and distinguisheth him from being a real Heir, and speaks him no Heir, but only one in a near possibility of being so? But says he, It is a manifest Contradiction for one to be Heir apparent, and not be Heir; as it is to be a Learned Manand no Man. Prius est esse quam esse tale. I wish we had his Name, that we may mark the most abfurd reasonings by it, for the everlasting Honor of this Pretender to Reasoning and Discourse. We all know that the Word Heir is a Name to design a Person under fuch a Relation, and respect and imports nothing of entity, and we may use our own abstract Terms properly or improperly, and without any correspondent reality to an equivocal fense: But he adds Profaneness to his Levity, and as if the Holy Scriptures were Writ to fo trifling a Defign, as to be an Oracular Dictionary and Infallible Nomenclature, he tells us how the Word Heir is used in Scripture. when the Holy Writers formed their Language by the vulgar idioms amongst the People of the Jews, and never intended to Write Law Cases, much less to declare the Common Law of England, or imagined that their Stile should be produced to expound our Oaths of Allegiance and Supremacy.

But now, thou Vain Confiderer, wilt thou hence conclude that the Duke of York is Heir and Successor, That we now owe him Faith and Allegiance, that he is already in the Throne, and that this Bill though it pretends onely to forclose Him,

doth truly Depose Him.

It is insufferable that this man should impute to the House of Commons, and the best People of England, Diabolical Fiction, the worst of all Jesuitical Equivocations, and of endeavouring to make a colour to their persidious and perjurious

dealings: for these Reasons only, Because we will not believe, or take our selves to have fworn Allegiance to the Duke of York, when we fwore it to the King: Because we will not allow that a Parliament of England, which is the King, Lords and Commmons, have no more to do with our Government than the Pope of Rome; Or that the Pope hath as much Power to Depose one of the Kings, as the Parliament hath to Punish a most Obnoxious Subject: This he dares Address to the King, and Publish to the World.

He proceeds to prefume and tell us, That this at least must be granted, that who foever is by Blood next Heir to the Crown, we are by our Oath obliged before God to bear him Faith and True Allegiance; Nay, to Defend him against all Attempts, until he is difinherited by Act of Parliament: And therefore fays he, Whatfoever we do against him, before this Act be fully est blished, is a violation of our Oath, and therefore the very attempt of Voting and Pailing this Bill, makes

the Actors and Abettors, Perjurers before God and the World.

Sure it will be Allowed that this Gentleman is mistaken, fure he doth not intend to fpeak Treason, but hath a way of speaking which he will use by himself. and will make Words stand for what he hath a mind to, which Will and Pleasure of his, this peremptory absolute man thinks himself not bound to explain, though to fave his Neck, if he should be Indicted therefore of Treason, which I desire he may, and Arraigned too, for the better clearing the matter if it be possible; how we are now bound to bear Faith and True Allegiance to the Duke: But he will fooner be Hanged, than make out how a thing may be done Lawfully, which is not Lawful to go about: That the Duke of York may be lawfully Difinherited but the Voting and Passing of the Bill must be Perjury? May not he that is bound by an Oath to pay money defire a release from the Debt without Perjury? Cannot all Civil Debts, Duties and Contracts, though confirmed by Oath, be difcharged by the Interested Person, to whom the Duty is to be personmed, and for whose Benefit the Contract is made? May not Kings, by renouncing their Governments, make the Oath of Allegiance cease to all effects of Obligation? And cannot an Act of Parliament that shall disable a Successor, equally prevent it from paffing any Obligation upon us.

. But shortly, to explain of what Import, and for what reason, the Words Heirs and Successors are put into the Oath of Allegiance; And it is this, That in Case of the Demise of the King, and the Devolving and Vesting of the Crown upon the Heir and Successor, the Oath that we took to the Predecessor, by virtue of those Words lays hold upon our Consciences, and obligeth us to him from the first minute of his Reign, but not before; and fo we are not one minute free from the Bonds of our Allegiance. This being the scope of the Law that requires it, and of the Oath it felf; it must likewise be by that interpreted for finis dicendi est ratio dictorum, and an Oath doth not oblige as this or that man would interpret, neither according to the vulgar or technical use of the Word, but in such a sense as is adaquate, and agreeable to the Intent and End of the proposing and requiring it: But by what is faid before, it appears that we are not yet under the Obligation of that Oath to the Duke, and that it is in the Pleasure and Power of the Parliament, whether we ever shall be, our Comfort is (whatever he thinks) that there is a great difference between Hopes and Enjoyment: And further, it appears that the Heir Apparent is but equivocally, and in a lefs proper fenfe fo, and yet this

Considerer (who if he be not a perfect Atheist, and serves a Turn in this Paper. must be a Papist in his Heart) according to the Modesty of the Gentleman, chargeth us with Jesuitical Equivocations in the Oath of Allegiance, while in the

mean time he is aquivocating the King out of his Throne, shifting the Duke in-

many Kings as Princes of the Blood, and that a Son hath a Right to his Fathers Estate before he is Dead: for the probable Successor can have no more Right to the effect of the Oath of Allegiance, than the Eldest Son to receive the Profits of his lathers Estate without his leave in his lathers Life time. If this Gentlemans Father had had any Land, he would have understood the difference between his Right to the Land after his Fathers Death, and his Hopes and Possibility only to have it during his Fathers Life. The word Heir is joyned with Succeffor in the Oath of Allegiance, to fignify, That it means Heirs in the proper Sense, which is such that succeed to the Inheritance, And not such that are in expectancy or possibility of having the Inheritance, who are improperly and equivoca ly so called: And though the thing is so plain, that every man as well as the Lawyers agree what is faid; yet my Lord Cooke, for faying the fame, is called by this Gentleman, Silly and Ridiculous, Fallacious and Impertinent. The Lawyers tell me, that it is a Rule in the Law, Non est Heres viventis; that is, No man can have an Heir while he lives; and they likewife fay of all the Regula juris, There is not one of greater extent and rule than this, that it hath Governed Ten Thoufand Cases nearupon in the Common Law, and they withal assure me (that notwithstanding this Man amongst other Civil Terms) calls the Lord Cooke Fallacious, they firmly believe, if a Fee had been offered to him of the value of his Estate. which is about 200000 l. he would not have Signed an Opinion with a videtur to the contrary, but he is refolved that all mankind shall be mistaken, and he will call their reasonings in this matter what he pleaseth, New Machiavellian Logick a word that dishonestly he took up, on purpose to expose the Bill to the Vulgar, imagining in his Profound Confiderations, that some of the Multitude will, upon the hearing of Machiavellian, fall thereupon into an unwitting diflike of the Bill: Nay, he will conclude an Heir Apparent to be an Heir, because he could not be Heir Apparent, unless he were an Heir, when the Word Apparent and the word Prefumptive more especially joyned to Heir, is a Term of Abatement or Negative, and distinguisheth him from being a real Heir, and speaks him no Heir, but only one in a near possibility of being so? But says he, It is a manifest Contradiction for one to be Heir apparent, and not be Heir; as it is to be a Learned Manand no Man. Prius est effe quam effe tale. I wish we had his Name, that we may mark the most abfurd reasonings by it, for the everlasting Honor of this Pretender to Reasoning and Discourse. We all know that the Word Heir is a Name to design a Person under fuch a Relation, and respect and imports nothing of entity, and we may use our own abstract Terms properly or improperly, and without any correspondent reality to an equivocal fense: But he adds Profaneness to his Levity, and as if the Holy Scriptures were Writ to fo trifling a Design, as to be an Oracular Dictionary and Infallible Nomenclature, he tells us how the Word Heir is used in Scripture, when the Holy Writers formed their Language by the vulgar idioms amongst the People of the Jews, and never intended to Write Law Cases, much less to declare the Common Law of England, or imagined that their Stile should be produced to expound our Oaths of Allegiance and Supremacy.

But now, thou Vain Considerer, wilt thou hence conclude that the Duke of York is Heir and Successor, That we now owe him Faith and Allegiance, that he is already in the Throne, and that this Bill though it pretends onely to forclose Him,

doth truly Depose Him.

It is insufferable that this man should impute to the House of Commons, and the best People of England, Diabolical Fiction, the worst of all Jesuitical Equivocations, and of endeavouring to make a colour to their persidious and perjurious

dealings: for these Reasons only, Because we will not believe, or take our selves to have sworn Allegiance to the Duke of York, when we swore it to the King: Because we will not allow that a Parliament of England, which is the King, Lords and Commmons, have no more to do with our Government than the Pope of Rome; Or that the Pope hath as much Power to Depose one of the Kings, as the Parliament hath to Punish a most Obnoxious Subject: This he dares Address to the King, and Publish to the World.

He proceeds to prefume and tell us, That this at least must be granted, that whosoever is by Blood next Heir to the Crown, we are by our Oath obliged before God to bear him Faith and True Allegiance; Nay, to Defend him against all Attempts, until he is disinherited by Act of Parliament: And therefore says he, Whatsoever we do against him, before this Act be fully est blished, is a violation of our Oath, and therefore the very attempt of Voting and Passing this Bill, makes

the Actors and Abettors, Perjurers before God and the World.

Sure it will be Allowed that this Gentleman is mistaken, fure he doth not intend to speak Treason, but hath a way of speaking which he will use by himself, and will make Words fland for what he hath a mind to, which Will and Pleafure of his, this peremptory absolute man thinks himself not bound to explain, though to fave his Neck, if he should be Indicted therefore of Treason, which I desire he may, and Arraigned too, for the better clearing the matter if it be possible; how we are now bound to bear Faith and True Allegiance to the Duke: But he will fooner be Hanged, than make out how a thing may be done Lawfully, which is not Lawful to go about: That the Duke of York may be lawfully Difinherited, but the Voting and Passing of the Bill must be Perjury? May not he that is bound by an Oath to pay money defire a release from the Debt without Perjury? Cannot all Civil Debts, Duties and Contracts, though confirmed by Oath, be difcharged by the Interested Person, to whom the Duty is to be personmed, and for whose Benefit the Contract is made? May not Kings, by renouncing their Governments, make the Oath of Allegiance cease to all effects of Obligation? And cannot an Act of Parliament that shall disable a Successor, equally prevent it from passing any Obligation upon us.

. But shortly, to explain of what Import, and for what reason, the Words Heirs and Successors are put into the Oath of Allegiance; And it is this, That in Case of the Demise of the King, and the Devolving and Vesting of the Crown upon the Heir and Successor, the Oath that we took to the Predecessor, by virtue of those Words lays hold upon our Consciences, and obligeth us to him from the first minute of his Reign, but not before; and so we are not one minute free from the This being the scope of the Law that requires it, and Bonds of our Allegiance. of the Oath it felf; it must likewise be by that interpreted for finis dicendi est ratio dictorum, and an Oath doth not oblige as this or that man would interpret, neither according to the vulgar or technical use of the Word, but in such a sense as is adaquate, and agreeable to the Intent and End of the proposing and requiring it: But by what is faid before, it appears that we are not yet under the Obligation of that Oath to the Duke, and that it is in the Pleasure and Power of the Parliament, whether we ever shall be, our Comfort is (whatever he thinks) that there is a great difference between Hopes and Enjoyment: And further, it appears that the Heir Apparent is but equivocally, and in a lefs proper fense so, and yet this Considerer (who if he be not a perfect Atheist, and serves a Turn in this Paper. must be a Papist in his Heart) according to the Modesty of the Gentleman, chargeth us with Jesuitical Equivocations in the Oath of Allegiance, while in the mean time he is aquivocating the King out of his Throne, shifting the Duke into his place, by an equivocal Abuse of the word: the coursest slight that ever

was used by any Hocus pocus, or any Pretender to Legerdemain.

And yet upon the Confidence of these weak and mistaken Reasonings, he prefumes to arraign the House of Commons of the greatest Injustice and Iniquity, and would have us apprehend Slavery the Arbitrary and despotical Power of Parliaments. The loss of all Security either of Property or Liberty by a prevailing Faction of Parliament, which he will be able to effect at the same time when he can perswade us to dissolve the Polity and Exchange the best and safest Government into an Anarchy. To be without Judges for sear of unrighteous Sentencs; and without a Power of Legislation, for sear of Laws of Iniquity. But it is not a new thing for obnoxious Criminals and Outlaws to turn Rebels against Government.

What this man is, and what the Cause is he Espouses, is declared sufficiently, in that he hath no better ways of Advocation and Desence than by Opposing and Reviling the Government it self, and he that dares revile the Government, would,

if he had Power, Destroy it.

In that he calls the major part of the House of Commons, a Prevailing Faction, I Challenge him Guilty of the Highest Treason, of a Treason not only against this Government, but of a transcendent Treason, of a Treason virtually against all mankind, for that we cannot substitute without Politys, and no Politys can substitute by descrence to the results of the Governing Power, which is Interpretive-

ly in the refolves of the major part.

But he proceeds to question, whether, by the Constitutions of this Government, The Parliament can extend their power to shut out the Duke from succeeding to the Crown; for admitting (he means) That it is Just, which we will not accept of as a voluntary concession of this Considerer (for that it doth appear not only Just but highly necessary to exclude the D. by Bill) he will then draw it into question, Whether there be any competent power in the Government for doing a thing not only just, but absolutely necessary for the preservation of the King and Kingdom? Whether there be any Subject too great for Justice, or any private Right that is not governable, and may not be ordered as to the Legislature shall seem necessary to the preservation of the whole? Whether that which is properly the Right of the Community (for so is the Succession) may receive no alteration in a single instance? for the Weightiest Reasons, and whether he that declares that he will not Govern but Destroy, and doth virtually renounce the Government, may not be left out of the Succession? This is the true State of the Question, and the Question thus stated, gives its own Solution; And who, except those of the Conspiracy, do not so state it, and allow it?

As to his Question, whence the Parliament derives their Power: Let him know, That the Parliament derive their Power and Authority from the same Original the King derives His: The King hath not His Power from them, Nor they theirs from the King: They both Derive their Authority from the Consent of the People in the first Constitution of the Government, either tacit or express, or by their express or tacit Consent, in the insensible and little or great, or more remarkable alterations that the Government hath suffered in the Course of Time. The King can make the Parliaments Power no greater than it is, nor they His. Though True it is, he may put an unlimited Trust reposed in Him, into Stated Laws, and Govern by Counsels established into Laws, which is not to alter or lessen His Power, but to make it more Sase and Wise, and impeccable in the exercise of it. He may ascertain the indefinitness of His Power, that it may not be

abus'd

abus'd. And that King doth best provide for a Happy and Wise Administration of his Government, who leaves the fewest things to fortuitous resolves, who reduceth his Prerogative to the measures of Common Right, and makes the Kingdom Secure and Safe, by leaving the Succession less Capacity and Scope to do mischief.

It is mostly incumbent upon his Sacred Majesty to secure the Government committed to his Care, and keep it upright and steddy upon its own Basis, and to preserve all things in a due and Legal Course: To watch to prevent all machinations against it, and such as would destroy and subvert it, and by his executive power of the Laws obtain to us the ends of Government, that we may live quiet and peaceable Lives in all Godliness and Honesty; for the Sake of this High Trust and the Dignity of this Office his Person is most Sacred and Inviolable.

The King and his great Counsel in providing for the establishment and security of the Government in their proceedings are not tyed up to forms of Judicial proceedings: but are to act upon such inducements and in such methods, whereby the Wisest men govern their affairs in which they are at perfect Liberty, and not under the restraint of Laws. They cannot do unjustly, whatever methods or means they use, that are prudentially and morally necessary to this End.

This power can be no more wanting in Governments than we can be without Government: That which establishesh the one (which is the Law God declar'd in the Make and Frame of Humane Nature) affirms and allows the other.

By the Authority of this Law of God fo declared and promulgated, as I have told you, do Kings Reign, and Senators or Princes Decree Justice. By virtue of this Law, and in Obedience to it is this Bill (against which this Considerer declaims like a speaking Brute,) From this Law of God; the said Bill when it passeth into a Law, will have its Approbation, Sanction and Establishment.

But against this Bill, with his accustomed Truth, Candor and Modesty, he doth Object, That if such an Authority shall belong to the Parliament, as to disable one Successor upon such inducements as are sufficiently known; a Parliament sometime or other may be corrupted by a King, and by mercinariness, comply with him to sell the Succession of the Crown to a Foreigner; we all well enough know, that this Bill is designed to keep out the Tyranny of France, or at least, the French Tyranny; But for this I leave the King to reckon with him and the Pensioners of

the late long Parliament.

The Gentleman continues to add the Story of Ahab, contriving to posses him-self of Naboths Vinyard, by causing him to be falsly accused of Blaspheming God and the King; by which, if true, by the Jewish Laws King Ahab had been Justly entitled to it as a Royal Escheat: But if he had not been as Stupid as a Block, he had not mentioned this Story, which is a President and an adjudg'd Case against himself, who, bur a Line before, had so vilely Blasphemed so great a King, a far greater King than Ahab, though the Parliament divide some Authority with the King in the Government: But what were the Constitutions of the tem. Monarchy, this Writer of Considerations, I am sure, knows no more than his Foot Boy, But let him know, that the Romish Religion is a Blaspheeming God, and to bring the Kings Life in Danger is worse than to Blaspheme him: See what Wise Work this Considerer makes; when, forsooth, he would argue, That the Duke of 100 k cannot be shut out of the Succession, no more than Ahab could take Naboths Vineyard from him.

The man of Weighty Considerations Tells us in the next Paragraph, That God was incensed against E(au for selling his Birthright, and therefore the Duke must

E 2

not loose his, contrary to his Will, and all Justice, by a prevailing Faction of his Inferiours.

Who ever told him, That God was Incenfed against E an for felling his Birthright? Did not God purpose the Birthright to faceb, before the Brothers were Born, and before they had done Good or Evil, could God be angry with him for agreeing and executing his own Purpose and Decree? Did not Isase and Rebeccah both know and understand the Oracle, and in Obedience to it, faceb was effectively Bleffed by his Father Isaac, his confirming the Bleffing first gotten by surprize. and by the Solemnity of that Bleffing, his Father I aac transferred the right of the Promise made to Abraham, to be fulfilled in the Line of faceb; indeed the place he quotes in 12 Heb. 17. is this, Let no Whoremonger or Profane Person be amongst you, like Efau; that would prefer a Senfual pleasure before the great things that were promised by our Lord to them that obey him. Wherein the mention of Esans Story. is only to illustrate and set off what they parted with, and for what that fel! short of the Grace of God, and the defigns of his Holy Institution: Indeed, if he could prove to us, that his Royal Highness had any fuch thing transmitted to him in h's Generation, as the fews call the Segulah (by which they mean some peculiarity which did appropriate the Right of the Promifes made to Abraham.) which facob had, and Esan wanted, they say . If he had any Divine mark upon him (besides the Contingency of his Birth) that defign'd him and markt him for a King, there would be fome Confequence in his Discourse, and this would be the best Argument that he hath yet used? But where God doth not interpose by an express Revelation, Humane Affairs, Concerns and Interests of all forts must be Governed and Ruled by the Laws, Orders and Decrees of the respective Governments; I would not have bin fo long in animadverting upon this last passage, but that I think our Confider may be some Divine by his abounding so much in Scriptural Allegations: And I thought it convenient to give you the Sife of the rest of the men of that Order, that are against the Bill, That they may be of little regard with my Countreymen in this matter, as they deferve none; it being a matter that is not in their way: though in matters that belong properly to their Function. they may deserve much who are of the meanest of that Order.

Our Gentleman next proceeds to his political Arguments; But those can be answered, I perswade my self, by every man who hath heard of the Plot, Though a man of his Size may frame puzzling Arguments th t may perplex mens Minds with scruples and doubts; which a Fool may do, and a Wise man cannot remove; yet it is scarce Possible for him to deprive men of their Senses, and make them insensible to all the Evils that they hear, see and feel and justly sear. If the Protestants are not (as he saith) very strong abroad, we have reason to be more united at home, and united by the awful Authority of a Law; If we are Threatned with a great power of the Roman Religion from abroad, (which he affrights us with) we have no reason to retain the biggest power to hurt us within our own Bowels: But if it be in the power of such bad men as this Pretender to divide by slights and wiles the good people of England, and keep them from uniting in the only means of their safety, we must perish: But Woe be to them by whom we

are thus destroyed.

This last effort upon the minds of the People is to intimidate them, that by their fears they may fall under the evils they design upon us, he scatters his menaces, as if he were in the place of God, against us, and as if he had the executing of the Plot in his Power, and tells us of Sins that fit us for Rum. It is convenient to these Plotters to imagine us mighty Wicked, that they may believe we de-

Our Government it felf, our Laws, our Religiferve the Vengeance the delign. on must become Wicked when they arrive to a probable power to hurt us: They never contrive a Gun-Powder Plot, a Maffacre, or burning a City, but they Dream the Iniquity of the People is grown Ripe; They would turn us into sidom and Gomorrah (which this Considerer frights us with) if they could call for Fire from Heaven, and then publish us to all the World (if we were much better than we are) to be as Wicked as the Cities of the Plain. If we cannot obtain this Bill, I shall then begin to think, That the Decree is gone forth, and our Fate is approaching, and that God will let these Villains have their Will over us: By Gods difpleasure, not theirs, I shall take the true Measures of our Sins; His displeasure will be remarkable and evident, if he feems to deny us the means of our Safety. and Preservation, and which is the only means of the Kings Salvation from their Traiterous Design; If this Bill do not pass, they will take him for a Wicked King too, and they will fay, He hath no lawful Issue to Succeed him for his own Sins, (though our Considerer faith at present, that our Sins are in the Cause of it,) and many other remarks of Wickedness they will make upon him, when they find it convenient and for their interest to destroy him, at best he will be then but Tenant at Will to them of his Life, as well as his Crown, which this Confiderer most flanderoufly chargeth to be defigned by us, but if he will follow the Council of that Excellent Bill, he may live long, and fee good days and Peace upon our Ifrael, to which let all Good People fay, AMEN.

I shall only remark two or three things in the close of the Paper of Weighty Confiderations. First, that he undertakes to say and affirm, That the King is as much Subject to the power of Parliament as the Duke, which doth dethrone the King himself, and lessens him to the Degree of a Subject: Secondly, That in this his Address, he perswades the King to rend the Government, to say aside the Commons of England, and abandon them as Rebels, to divide from them, and Govern by a House of Lords and Privy Council: and Thirdly, That the most Venerable and Loyal Parliament that ever was Conven'd in this Nation, though not so clearly purged from the Corrupt Villains of the late long Parliament, as the next we hope will be, are charged by him to follow the Anarchical encroachments of the Factions in the Rump Parliament, by these three remarks it is Evident, what Principles and Designs these men are of, that oppose the Dukes Bill, and from thence you may find Reason to Assist it, and Promote it with the greatest unanimity and resolution, and the rather, for that the Duke himself cannot want Conmitty and resolution, and the rather, for that the Duke himself cannot want Con-

fiderations to dispose him to approve of it.

For what should he do with a Crown that he cannot wear, why should he accept of a Trust that he cannot discharge, and a Government that his Principles oblige him to transfer to a Forein Prince, he is too generous a Prince to enter up-

on a Province only to betray it.

He is a Prince of great Charity, it was that furely moved him publickly to confess the Roman Religion, that he might thereby recommend that Religion to our Belief, for the better reforming us from Heresy? Why then, should not the same Charity, move him to renounce the Government, least he should offer an irresistable Temptation to the People to a Rebellion, a greater Sin accounted by a King, though a Catholick, (however the Priess rate it,) than an Error in Belief.

But how can we imagine, That he will condescend to be our King, he doth not intend to accept of our Oaths of Allegiance, and had rather not be King, than we should be his Subjects upon those Terms, why should we Trouble him with the Name of a King, Reproach him, call him Apostate, Heretick and Insidel, by swear-

F

ing our felves his Subjects in the Terms of the Oaths of Allegiance and Supremacy: Pray think no more of it, Write no more Great and Weighty Confiderations, for he intends to be no more your King, than he doth to defert his Religion and the Roman Catholick Faith.

Besides, his Zeal and Services and the Difficulties that he hath undergone for that Church, and the hazards he hath incurr'd deserve the best Place, and Highest Office in that Church, which is, that of a Priest, he ought not to be put off, and meanly rewarded with the Sherrifalties, which their Eminencies of the Conclave, despise, and he preserr'd to all the Drudgeries and Cruelties that the Priesthood of that Church require of the Kings of that Communion that become Zealots.

He is a Prince that can deliberate and confider, and will conclude, That it is better for him to betake himself to a Monastery now, before he hath filled the Land with Blood and Slaughter, and all the mischiefs that the Hellish Plot designs upon us, than to take Sanctuary in one hereafter, loaded with the melancholy confiderations of a lost Design and intollerable Guilt, if he himself should chance to survive, and not be thrown himself in the Enterprise to the Crows and have the Burial of an Ass.

He is a great lover of his Brother, as he ought in gratitude to be, who lets him Live, and in his good Opinion too, after he had departed from his Allegiance, and become a member of another Hoft, Polity and Regimen, and after, in consequence thereof the Kings Lifs brought in conspicuous danger; Besides, that it was natural and necessary that attempts upon the life of the King should ensue upon his publick Declaration of himself to be a Papist. And we cannot, without thinking too meanly of him, think him without a foresight thereof: there remains therefore, no ways for him to avoid the Guilt of his Brothers Murder, (we Tremble at the probability of it) than by renouncing the Crown: The King cannot in probability dye before him, except he falls to the Interest of that Religion which his Highness doth Prosess. So that the Duke will relinquish nothing by the Consenting to the Bill, but the Hopes to Succeed upon his Brothers Murder; But he would not the one (so vertuous we will think him,) to obtain the other.

Admit him to be King, he must be a King without Subjects, for he must be a Slave to one part of the People, to Destroy the other; these may not be, the other will not be his Subjects.

To be an open Enemy is more Princely than to submit to the sordid methods of Fallhood and Treachery, than to betray us and deceive us in the Considence we Justly should have in him, if he should Succeed to the Crown by a Legal appointment, he hath already departed from the Government, which is Treason in a Common Person, but we will give it in him an honester name, and call him only an Enemy to our State and Religion, and his departure to be an overt Declaration of Hostility; let him therefore be consistent with himself, purchase the Government by Conquest, by the Assistance of the Arms of France, his Popish adherent, and home-bred Traytors. But let him not assume the Crown by Title and Succession, under Obligations to Govern by Law, and to preserve us in our Religion, which is our Legal Right, and more pretious to us, than any thing else the Law entitles us unto: Let him not add salshood to his mistaken and cruel Zeal, and do all the mischies the Plot designs, while he pretends to Govern. Let him openly assaut us Miscreants, and subdue us Insidels, that already stand Cursed and Excommu-

nicated, whom he hath Warrant enough from his Religion to destroy with an utter Destruction.

He'is an Excellent Son of King Charles the First, of Blessed Memory, who dyed a Martyr for the Government of Church and State, and left his Life as well as his Government, when he could not preserve it any longer by his Sword: And do you think that Fames his Son, who carries the Royal Name of his Grandfather. though the first of England, yet the Sixth of that Name (in Scotland, will fuffer the Government to be altered, and to be a King and no King. It is more just for him to chuse an Exclusion from the Succession, than to suffer the Government to be changed, we must therefore suppose him to be willing rather to Consent to the Bill, and renounce the Succession, conformably to the recent example of his never to be forgotten Father, than to confent too, or be bound by any Act of Parliament that shall alter the Government : They are not his Friends, nor agreeable to him, that would fpoyl the Government, more valuable in his esteem (as well as his fathers) than a personal Reign: That would make him a King in mockery, That Conspire against the Government it self, which he will not, he ought not to fustain and endure, as long as there is any Iron and Steel in the Hands, or Blood in the Veins of Loyal Roman Catholicks.

He is an equal Prince, and will not take it so much to Heart, that he sees the People of his Nativity not stupid Sots, but that they can be sensible of the dangers that he urgeth them with, and provide themselves with Remedies against

the Evils he Threatens.

But if these reasons will not obtain his express Consent to that Law for his Exclusion, they will be allowed inducements sufficient enough to Pass it and conclude his Assent; for the nature of a Law is, to be first reasonable, and to make those willing, that should be consenting to it as reasonable and fit, but are not, and to render them Obedient and Submitted: For this is one of the greatest benefits of Government, that they that cannot or will not chuse what is best for themselves, the Laws will chuse for them, with regard to the Publick Good.

For the better clearing the matter of the Constitutions of this Realm, in relation to the Succession, I thought it necessary to add the Substance of an Act of Parliament, yet in Force, made 13°. Elizabetha.

13 Elizabethæ Cap. 11

An Act whereby certain Offences are made Treason.

Popalmuch as it is of some doubted, whether the Laws and Statutes of this Acalm, remaining at this present in force, are vaisable and sufficient enough for the surery and preservation of the Ouceas most Royal Person, in whom tonustern all the Happinels and Comfort of the whole State and Subjects of the Kealm: which thing all Faithful, Loving and Dutiful Indicate ought and will, with all careful kindy and zeal, consder, forestee, and provide for; By the neglecting and palating over whereof with winking Epes, there might happen to grow the subversion and ruin of the quiet and most happy State and present Sovernment of this Realm (which God detend.) Therefore, Ec. to Declare, Ec. during Her Majestics life, that the Kight of the Crown was in any other Person, hould be Treason. And such Person that hould, during Her Majestics Life, Mury the Crown of the Royal Stife, Title of Dignity of the Crown of Realm of England, Ec. they and every of them to offending, hall be utterly disabled, during their natural lives only to have of enjoy the Crown of Realm of England, of the Style, Title of Dignity thereof, at any time in Succession, Inheritance of otherwise, after the Decease of our laid Sovereign Rady the Oneen, as if such person were naturally dead, any Law, Custome, Presence of matter whatsoever to the contrary Potwithsanding. After which, these Words follow.

And he it further Enaced, That if any Person hall in any wise, hold, and askirm or maintain, that the common Raws of this Realm, not altered by Parliament, ought not to direct the Aight of the Crown of England; Gr, that our said Sobereign Rady, the Queens Majedy that now is, with and by the Authority of the Parliament of England is not able to make Laws and Statutes of suscient torce and validity to simit and bind the Crown of this Realm and the Discent, Limitation, Inheritance and Government thereof, Or that this yelent Statute, or any part thereof or any other Statute to be made by the Authority of the Parliament of England, with the Royal Alsent of our said Sovereign Rady the Queen, so simiting of the Crown, or any Statute, for Recognizing the Right of the said Crown and Realm, to be Justly and Lawfully in the most Royal Person of our said Sovereign Lady the Queen, is not, are not, or hall not, or ought not to be for ever, of good and sufficient force and validity to Bind, Limit, Restrain and Govern all Persons, their Rights and Citles, That in any wise may or might claim any Interest or Possibility in or to the Crown of England, in Possesson, Remainder, Inheritance, Succession, or otherwise howsoever, and all other Persons whatsoever, Every such person so holding, assiming or maintaining, during the life of the Queens Majesty, shall be judged a High Traytor, and luster and forseit, as in Cases of High Treason is accustomed, and every person so holding, assiming or maintaining after the Decease of our said Sovereign Lady, shall sofeit all his Goods and Chattels.

ANSWER

TO A

PAMPHLET

Lately Published,

Intituled

ALETTER

From a

Gentleman of Quality

IN THE

COUNTRY,

To his Friend, &c.

Relating to the Point of Succession to the Crown, &c.

Y several Accidents the former Sheets have stopt in the Press from a few days, after the great and weighty Considerations were published. And being now ready to come forth, we have a Gentleman of Quality, as he calls himself, undertaking from Scripture, Law, History and Reason, to shew how improbable (if not impossible) it is to bar the next Heir in the Right Line from the Succession, in a Letter to his honoured Friend A. B.

G

And

And now after so long a time of consideration, one would think the many men of great Parts and Learning that are Dependents on the Duke, spirited with zeal and ambition, should have offered all that they have to say against the Bill for excluding his Royal Highness. And this being (as may be reasonably concluded) the last endeavours of the most learned and best parted men of that Interest; This Letter for that reason only, but not for any thing of moment that it offers, deserves to be considered.

We will not follow him from Paragraph to Paragraph, fince the greatest part of it is vain and empty, pedantick, bombast

and putid affectation.

I shall only draw you up short Summaries of his several Reasons, and give them all the advantages they can challenge, and improve them by just and natural Inferences: And that I think will be enough of consutation, and a sufficient countercharm against his deceiving the People.

He first lays down for a Ground; That the Succession to the Crown of England is inseparably annexed to proximity and next-ness of blood, by the Laws of God and Nature; And all Statute Laws contrary to the Laws of God and Nature, are ipso facto, null

and void.

That it is contrary to the Laws of God, he proves by the Law of God given by Moses to the Jews in the 27th of Numbers, that directs how the Succession of Lands should be amongst the Jews, and what soever Statute Laws are contrary to those Laws, are null

and void, he faith.

The Consequence of this Argument is this; That the Laws given by God to the Jews are Laws to all mankind: That our Common Law and Statute Law is against the Law of God, and null and void, because not agreeable to the Laws of Moses. That the Eldest Son is not to take by Descent the whole Inheritance, but a double portion only, and that the Crown must be disposed of in Descents accordingly. That not the first Son only, and one Daughter, but all the Daughters of a King, if never so many must succeed together to the Crown: That no Father can sell his Patrimony, for that was the Jewish Law, and established in that Chapter he quotes.

He proves it to be a Law of God further, for that God saith to Cain of Abel, that his desires shall be subject, and thou shalt rule over him.

The Consequence of this, is, that because Cain could not kill Abel:

Abel; (notwithstanding he was to have the Primacy) That Abel much more could not kill Cain his Elder Brother.

And further he proves that to be a Law of God, because God maketh choice of the first born to be sanctified and consecrated to himself.

And therefore it most certainly follows, with this Gentleman, that he which is not the first born must be so too. I wish his Royal Highness the second born the Consecration of a Priest; (which the Text means) notwithstanding the Text doth not allow it him) so that he will not pretend to the Consecration of a King, which is clearly out of the meaning of the Text.

He says, consonant hereunto are the Suffrages of the Doctors

of the Civil and Imperial Law.

The Consequent of this is, First, that he is not bound to be coherent, for he was before proving the Law of God to be, that the Succession of the Crown is inseperably annexed to proximity of blood, and now he tells us of some Opinions of Fathers and Doctors that are consonant thereunto, when they do not at all relate in their Opinions to what he had produced out of Moses his Law. Secondly, It follows, that he is impertinently troublesome to his Reader, by telling him of the Opinions of great names in this matter, that the Eldest Son by ordinary right is to have his Fathers Estate in some Countries, or that the Crown doth so ordinarily descend where the Succession is hereditary; he should have spared them for another time, when he shall say something that all mankind doth not agree in. Thirdly, That he is a man of little reading, otherwise he would have been insufferable impertinent by 1 0000 quotations in this matter. Fourthly, That he is no Civilian; for that in this place he calls the Sovereignty a Fee, when all men agree that a Crown is of that fort of Inheritances, which they call Allodiums that are held in an oa do. This would have made a swinging Argument for his Jure Divino, if he had thought of it, but we will give it them gratis; he tells us the Duke of York is in the same condition as the Eldest Son of the King reigning, though his Brother be King. That the Second Son of a King Regent, when the first is dead, living, his Father is within the 25 of E. 3. that makes it Treason to compass the death of the King's Eldest Son, and that such Second Son is Prince of Wates, and Duke of Cornwel.

The Consequence whereof is, that he is very impertinent, or else the Duke of York is now Prince of Wales, and Duke of Corn-

wel, and that he is within the Statute of 25 E.3.

This Argument of his he leaves to be further illustrated and purfued by the Churchmen and Civilians: But least they should fail this Epistoler (for I now am well assured, that this question and cause is to be managed by the Sword, by Massacres, and the French Plot, and not by Writing) I have adventured and will proceed to illustrate his Arguments, and pursue them into their Consequences, and leave the Epistoler of Quality to be pursued with laughter, for he deserves no worse if it be true that he professed that he is a Protestant and Lover of the Government.

Now he will, he faith, as best forting with his profession, and with a discourse of this nature, derive proofs from the Autority of

the Common and Statute Law of England.

From whence is follows, That the Common Law and Statute Laws of England are proper to be consulted with, for declaring the Laws of God and the Laws of Nature, which they never yet pretended to do. And Secondly, it follows from thence, that this Epistoler no more understands the Common and Statute Laws of England, and what place they are to have in the Conduct of our manners, and guidance of our consciences; Than he doth (as appears by what he hath said before) what is the Law of God or Nature.

He lays it down as most evident; That all the human Asts and Powers in the World cannot hinder the Descent of the Crown upon the next Heir of the Blood, because (though they may hinder the Possession and Enjoyment of it) This is a Dowry which the great King of Kings hath reserved to his own immediate Donation, and hath placed above the reach of a mortal arm, and mankind can no more hinder or intercept it, than it can the Influences of the Stars or the Heavens upon the Sublunary World, or beat down the Moon.

The Consequence of this is, that the man is lunatick and of infane memory, and hath forgot, and denies what in the same breath he affirms; for, he agrees human Power may hinder the possession and enjoyment, and yet it is no more possible to hinder the Descent, than to stop the Insluences of Heaven, and to pull down the Moon. Secondly, It follows that that which is done is impossible to be done. Thirdly, That there is no Right at all by Descent, nor can be any Descent of the Crown; for that it is reserved, as he says, to God's immediate Donation: And we never yet heard of any immediate Gift or Donation thereof from God. And if the Duke will stay until that be done, we most solemnly declare

declare we will accept him for our King. And he shall be a King to all intents and purposes (as he terms it;) we will be kinder and juster to him than his Friends of the same perswasion with the Epistoler, who will give him the Name and Style, and would Abridge him, as they pretend, of the Power and Authority of a King.

He says further, that when the Duke is King, that the Legiance and Fidelity of the Subject is due to him by the immutable Law of Nature; from whence it clearly follows, that he must stay until that time comes: That when he is a Loyal and Foyal King, we are to be his Loyal and Foyal Liege-men and Subjects; For, Calvin's Case which he cites, by the general Opinions of all considerable Lawyers, is Apochryphal, where it makes Allegiance absolute and more extensive than the Legal Power of Kings: But here he subjoyns such loathsom Pedantry, that I cannot but remark it: He subjoyns to his mention of Calvin's Case, that Aristotle, Nature's Amanuensis (as he calls him) agrees with that Case, in that he saith, 'Aganyds matrix was possed in promise sake I will make no further Observations upon him, than by bare repeating of it to expose it.

That the King and his Successors are Kings by Nature, he proves; For that the Statute Laws do frequently stile the King our Natural Liege Lord: And for further proof tells us, that in Indictments it is set forth, that the Treason is committed, contra debitum Fidei & Legeantiæ, quod naturaliter & de jure impendere debet: And the

King in Indictments is sometimes stiled Natural Lord.

Whence it follows, that we are born under Allegiance, that no man that is born under any Form of Government can deny Faith unto it, though he never exprelly swore Allegiance. That the King of France is not our Natural Lord, neither doth the Oath of Allegiance bind us to that Form of Government, if introduced, because the King was born to no such Kingship: Nor is our King a Natural Lord to any Forreigners that come hither, and the Form of the Indictment against Forreigners, as the Lawyers know, must be in another Form. And surther it follows, That in all Changes of Government, the word Natural is to be adjoyned to Allegiance in all Indictments of Treason committed against the Government in its several changes that it may suffer; And this all the Lawyers with one voyce pronounce.

He sums up all that he hath said before, thus: No humane Power can hinder the Descent of the Crown upon the Right Heir; The Descent

makes the King, Allegiance is due to the King by the Law of Nature; The Law of Nature cannot be abrogated by human Power: That, Common Law is more worthy than Statute Law, and the Law of Nature more worthy than But upon better consideration of the whole matter, it follows with better Consequence; That Nature hath made no Laws about Property, nor about Governments, otherwise all Laws of Right and Property, and all Governments would have been the same; for what she make are Universal, as the Nature of man: Besides that if you knew where she became a Legislatrix, or if this Gentleman could direct us to a view of her Pandects, we ought to accord all our Laws to them. Secondly, That Common Law is not to be preferred before Statute Law; For the Judges who declare the Common Law are not wifer than Parliaments; though the Common Law appears so bad a Rule, that it requires oftentimes amendment. Thirdly, It follows, that no Legislation is lawful, for that which is to be preferred is best, and that which is best is to be a Law for ever. Fourthly, That no Allegiance is due to any Prince, but whom the Law appoints, and as the Law appoints: That he that is not King to him no Allegiance is due. That a humane Power is competent enough to alter as well as make any humane Constitution. That which by humane Authority was made, and made also descendible (for all Crowns are not descendible) can be altered by the same Authority in its Descent.

The greatest part of his ensuing Discourse is the remembrance of the Tragedies that have been acted upon the English Nation by our Kings: For we have not only suffered under their bad Government; But they have usurpt one upon another, and we have been infinitely miserable by being drawn into Wars, to dispute which of them should govern us after their own manner and fashion. If this Epistoler had had any regard to mankind, any bowels and commiseration for the vast Miseries and Calamities which we have suffered thereby, except he had depressed all mankind to far below this Jure-Divinity Head, as if they were no more considerable than a swarm of Flies, and ought to perish by Thousands to the Pleasure, Lust and Ambition of any that is big enough to pretend to a Crown; he had not here talked so gloriously of the Matter of Succession, he would have put the Crown in Cypress, and vail'd its splendour with a mourning drefs, he would not have talked of Pearls and Oriency, (in his

foolish stile) Jewels and Gems of Magnitude.

But, if they, by Cruelty and Treachery have murdered one another, and usurpt upon the Legal Right of Succession, and did keep the people in a state of War for Centuries of years; shall not we exclude a Single Person from the Succession, to prevent more and greater Miseries to be executed perhaps in one year upon this poor Nation, than the former Usurpations did produce in Centuries of years.

But let him attempt the Crown, notwithstanding an Act of Parliament for his Exclusion; he is all that while but attempting to make us miserable; if he be not excluded, he doth it certainly; we exclude only his Person, not his Posterity: And we will not entail a War upon the Nation, though for the sake and inte-

rest of the Glorious Family of the Stuarts.

The next Argument he produceth, that in Acts of Parliament the Right of Succession is called Natural Right, and consequently that it is unalterable. The Consequence of this Argument is, that a Right by Birth is a Natural Right, and that truly, for men are born by nature. Secondly, It follows, that no man hath a natural Right by Birth to the Inheritance of his Father, or that his Father cannot give it from him, or he himself forclose himself by Treason and Felony. Or else it follows, that notwithstanding Princes of the Blood succeed by the Right of their Birth, which is a Natural Right, or a Right by Nature, they may be set aside, and excluded the Succession to the Crown upon as great reason as we have for this Bill of Exclusion.

His Law-Farrago of Statutes, that have been adjudged void, because unreasonable and impossible, concludes that a Statute Law in a matter that is not reasonable and impossible, is a good and binding Law. And therefore he ought to have a prosound veneration and deference to it (in which we use only his own words in this matter, which are the least soolish) when it passets.

But if he cannot find the reasonableness of this Bill, in what we have offered, we may further conclude, that nothing will convince him, but French Auxiliaries, and a Stack of Faggots in Smithfield. If this Act be impossible to be executed, we must conclude that it is in the power of his Party to execute our Laws, Religion and Government, and to Assassinate the Nation: We wish only on the behalf of our Religion and Government, that we had as great assurance that the Bill would pass into a Law, as the reasonableness is evident.

But this Epistoler (whose Province he faith is Law) nextly undertakes dertakes to say. That the Succession of the Crown to the next Heir of the Blood, is a Fundamental and Primary Constitution of this Realm, and indeed the Basis and Foundation of all our Laws. The Succession of the Crown to the next Heir of the Blood, is one of the highest, essential and undivided Rights of the Crown. That no Person or Community can give away or transfer a thing which they never had to give; of this Nature is the Right of Succession to the Crown, which is not the gift of a man, but the immediate Dowry (that Word he is fond of) of God, Nature, and the immutable Customs of the State.

Whence it follows, that God, Nature, and the Immutable Customs of State, met together once upon a time about this matter, or that the immutable Customs of State did sometime consult God and Nature about this Matter, and agreed their Sen-

timents. Or,

God, and Nature, and Immutable Customs of State are all one: That Customs of State are made without People: That Customs of State are as immutable as God and Nature: That God and Nature cannot alter that which is once a Custom: That God cannot be heard though he interposeth with all the Obligations that he lays upon us to Humanity and Justice from his own Philanthropy and Justice, to protect the whole Body of an Innocent Nation, from destroying Zeal and wasting Superstition; nor Nature her self be heard in her close injunctions of self-preservation: But Immutable Custom a more powerful Supream must prevail against God and Nature, though at first they stuck together in making this Primary Constitution the Basis and Foundation of all Laws; for nothing else was certainly in the mind of God and Nature fo much, as to fet up a Royal Family amongst us a part of mankind: And to shew a particular kindness to the English People (for he hath not dealt so with every Nation:) That he doth not certainly think us worthy of any Laws, any Lives or Estates, if we do not accept of this singular favour; now if we do accept, woe worth us miserable people. Laws it feems we can have none without it; for that's the true Basis and Foundation (saith he) of all Laws. And this follows with good reason; for the Succession of the Crown to the next of Blood, is one of the highest, most essential and undivided Rights of the Crown; for it is clear we must lose our present King, and he be divided from his Life and Crown, rather than the Succession be divided from the next of Blood, and after that, what matters it what becomes of the People, of no regard certainly, of

no regard at all, nor to be considered where the Rights or Pre-

tences of Kings are concern'd.

And further, because Kings cannot alienate the Crown which doth not lie in Dominion, but in Trust, not in Property, but in care; for Officium est imperare non regnum: And because that People cannot be sold like Droves of Cattle. Therefore it is with clear and irrefragable reason infer'd by this Letter-Writer: That the King must not live, that he cannot remove an irresistible temptation against his own Life: And we must receive a King that hath devoted us a sat Sacrifice to his cruel Superstition, as his Party hath our King, that they may more easily come at us.

Lastly, He saith, That the Right Heir of the Crown cannot be bar'd or excluded by Act of Parliament, because the Accession and Discent of the Crown in an instant absolutely purgeth and dischargeth all Obstructions and

Incapacities what soever, created by the same Act of Parliament.

From whence it follows, that the Earl of Danby, if he were the next Heir, might succeed, though attainted of Treason of State by Parliament; whereas if the King cannot pardon him, as he cannot, he could not in that case of the Discent of the Crown pardon himself. The Heir of the Crown attainted upon the devolving of the Crown upon him, is therefore purged from the Attainder, because he can pardon himself, and is intended to do so: But a Treason of State can never be pardoned by the King; our young Lawyer knows well enough that an Incapacity by Act of Parliament to execute an Office growing from a moral disability of executing the Trust of that Office, is not in the King's Power to pardon. Secondly, From hence it follows, that that Attainder which leaves a Capacity to obtain a pardon of the King doth not at all differ from an Attainder that excludes all capacity from the King to pardon, and which in the Constitution of the Government he hath no Power to pardon; such are all Treasons of State, where the King is not the pars lasa, and where it is not a private wrong, a fingle Crime, but the Attempt is upon the whole Government. Thirdly, Hence it clearly follows, That he that is no King, and upon whom the Crown can never discend (as it will not if this Bill passeth into an Act) it being without the Imperial Crown, without Right, and without possesfion of it, is yet a King. That there is no difference between an Act of Parliament which leaves the Successour to a possibility of being purged from the Attainder it makes: And that Act of Parliament which leaves no fuch possibility, but doth most absolutely and expresly exclude him.

His Positions must therefore be false, and his Arguments not concluding, from which such notorious falshoods and absurdities

are naturally infer'd.

Instead of further Argument, he tells us a matter of Fact, of an Ast of Parliament made 28 H.8.cap.7. to render Queen Elizabeth incapable of Succession: And if she, notwithstanding got into the Throne: And if Sir Nicholas Bacon (who had consulted the Judges) told the Queen that there needed no Formal Repeal of the said Ast, for that Corona semel suscepta omnes omnino desectus tollit.

The consequence of this is, That if the Duke can notwithstanding an Act for his Exclusion, get into the Throne, he will, and so let him. Secondly, That a King de facto, though a bad one, is not to be removed at the expence of a Civil War; That it is madness to part with a good one, when in possession, and cruelty

to the People

Detrahere Dominum urbi servire parata.

But afterwards in the 35 of Henry the Eight the Crown was limited by Act of Parliament, in Case the King and Prince Edward should die without Heirs of either of their Bodies, to the Lady Mary and the Heirs of her Body, and for want of such

Heir to the Lady Elizabeth and the Heirs of her Body.

We are no ways concern'd in the Justification of our Bill to approve of the humorous Caprice of Henry the Eighth, and the arbitrary Laws that he made in his time about the Succession. They are Instances of his haughty Government, that he imposed upon Parliaments, and that he took the Crown to be at his difpose, and transferrable at his pleasure, as his Money and Lands. a great indignity to mankind, and an Injury to the Nature of Government. But that the Succession of the Crown is the People's Right, their Appointment, their Constitution, and Creatures in Parliament, and alterable as far as the Bill defigns, and for fuch Reasons as presseth and urgeth in the case of the Duke: Whether this I say is not to satisfaction proved in these Sheets; And whether this Epistoler hath produced any shadow of reason to prove the contrary, let the World judge; and whether he hath given us any thing for reason, but the infignificant blufter of words, canting language, and pedantick Nonsence, which will never pass with any man for the least spark of sence for Argument.

Neither do we place the Right of Succession to Government in the same rank with private inheritances; nor ever were they governed in any Country by the same Rules; Though this Epistoler hath produced the Laws of God by Moses to the sews (which was only to govern private Inheritances amongst them) to prove the unalterable Succession of the Crown amongst us, which is so wild an impertinence, wherewith he begins his Letter; that he will be ashamed of it when he reviews it, and conceal his name for ever with care.

That there is one Rule for the Succession of the Crown, and another for the Succession of private Estates, is from these Reafons, that private Inheritances are disposed of in Succession, according to the prefumed will of the Decedens, which is collected from the general Opinion and Practife of the People in dispofing of their Estates by Settlements; Or by their Wills and Testaments, in case of Allodiums; Or else the Succession goes according to the direction and limitation of the Lord made in the first collation of the Fee in case of Fees: But the Discent and Succession of the Crown is governed and directed by the presumed Will of the People: And that prefumption of the Peoples Will is made by measuring and considering what is most expedient to the publick good, or by the express limitation of the People in their conferring the Royal Dignity. In Allodiums in defect of Heirs, the Inheritance belongs to the Soveraign Power, as a thing that is, Nullius in bonis, and hath no Owner. In Fees when the Family is extinct it Escheats to the Lord of the Fee.

In Crowns upon the extinction of the Royal Family, it belongs to the People to make a new King, under what Limitations they please, or to make none, for the Polity is not destroyed if there be no King appointed; and consequently in case of this cesser or discontinuance of the Regnum, there may be Treason

committed against the People.

That the Succession of the Crown is directed according to the presumed Will of the People, and collected from what is most expedient, gives us the Reason why one Daughter or Female of the next Degree shall succeed to the Crown, and not all, if more than one; whereas a private Inheritance is equally divided amongst them all; for it is the Interest, and therefore the presumed Will of the People, that the Kingdom should continue undivided. The strength of the Kingdom is preserved in being continued united, and the Peace and Concord of the People thereby established.

That a Son by the Second Venter shall succeed to the Crown, which is not allowed in private Estates, is, because one so born is equally of the Family of his Father; And the expectation of the People as great from him, being descended from that Glorious Person, upon whom the Crown was conferred by the People; Or who after he had got into the Throne, obtained the Submissions of the People. The same Reason admits an Alien born, though he be estranged from us by his Birth.

Est in Juvencis est in equis patrum virtus.

Though what I have said in this Matter, is so obvious, that no considering man can escape these thoughts, yet I cannot think it impertinent to add it here, to clear what I have laid down in the precedent Sheets, as an undoubted Truth, and evident in it self; That the Succession to the Crown is the Peoples Right. But there is nothing I perceive to be allowed clear and evident, when we live in an Age, wherein Fools and most ignorant Persons will undertake by the Liberty of the Press, to print and publish to the World their crude thoughts, and with great assurance offer their uncouth Opinions with assonishing presumption. Besides to the reasonable-ness of this Doctrine; It is agreeable to the Illustrious Grotius, De Jure Belli & Pacis, Lib. 2. Cap. 7.

And nothing follows from his collected Law Cases, about the different Rules of Succession of the Crown from Private Fees,

but that he is a very Young Lawyer.

But I hope that all men that read him, will with refentment think themselves used with scorn, when they see what frivilous fellows attempt upon them to deceive them, and will be fully convinc'd, that the Bill is reasonable, just and fit, since they have

nothing better to object against it.

The last endeavour of the Epistoler is to remove the Authority of Parliament, and the Act made in the Thirteenth of Queen Elizabeth. The Words of which are printed at the Close of the Papers against the man of Great and Weighty Considerations. The Case is not unparallel'd to those that introduced that Law, and occasioned the making of that Declaration; but what ever was the particular Reason, the Declaration of that Parliament in that Act is general, and therefore an Authority not to be impeached, to prove, That there is such a Power to alter the Succession of the Crown, for great Ends, and weighty Reasons, and just Causes:

Besides

Befides; that fuch a Power is lodged in the Parliament, is clearly proved by us from the nature of Government, in the foregoing Sheets: As also that such a Power will not be abused by using it in this Bill of Exclusion, of which I hope no body upon the reading of them, will retain any longer any manner of doubt. But I cannot before I have done take notice of his little Artifice, in that he doth suggest that by the Act of Parliament of the Thirteenth of Queen Elizabeth Cap. 1. The Title of the Family of Stuarts is by that Act excluded, when it is evident by the words of the Act. That the Disability therein Enacted is only Personal. And his Story of Monsieur the Duke of Injou defigning then to marry the Queen is a false and malitious infinuarion, to hurt the Memory of that Excellent Princess. And confequently, that King fames and his Race had, and have notwithstanding the Validity of that Act, a good Title to the Crown ! And that the Validity of that Act may be maintained without derogation and injury to his Majestie's Sacred Title, whom God long preferve.

A short Historical Collection touching the Succession of the Crown.

Hether the History of the Succession of the Crown will allow so good and clear an Hereditary Right, Jure Humano, as we have yielded in the precedent Discourse, the Reader will best judge by the short Historical Collection touching the Succession hereto subjoyn'd.

In the Heptarchy there was no fixt Hereditary Right, one King tripping up the heels of another, as he had Power, till one

got all.

Afterward no fixt Hereditary Right, for Athelston the Great King was a Bastard, and so were several others, who by their Courage and policy got the Crown, so that a Law was made under the Saxon Monarchy, De Ordinatione Regum, that directed the Election of Kings, prohibiting Bastards to be Elected.

Edward the Confessor was not King Jure Hereditario.

William the First, called the Conquerour, had no Right, butfrom the Peoples Election. William Rufus was Elected against the Right of his Elder Brother.

Henry the First came in by the same way.

King Stephen was Elected à Clero & Populo, and confirmed by the Pope.

Henry the Second came in by Consent, yet he had no Heredita-

ry Right, for his Mother was living.

Richard the First was charged before God and man by the Archbishop upon his Coronation, that he should not presume to take the Crown, unless he resolved faithfully to observe the Laws.

King John his Brother, because his Elder Brothers Son was a Forreigner, was Elected à Clero & Populo, and being divorced from

his Wife by his new Queen had Henry the Third.

Henry the Third was confirmed and settled in the Kingdom by the general Election of the People, and in his life time the Nation was sworn to the Succession of Edward the First, before he went to the Holy Land.

Edward the First, being out of England by the Consent of Lords

and Commons was declared King.

Edward the Second being mislead and relying too much upon his Favourites was deposed, and his Son was declared King in his life time.

Richard the Second for his Evil Government, had the fate of the Second Edward.

Henry the Fourth came in by Election of the People, to whom fucceeded Henry the Fifth, and Henry the Sixth, in whose time Richard Duke of York claimed the Crown, and an Act of Parliament was made, that Henry the Sixth should enjoy the Crown for his life, and the said Duke after him, after which King Henry raises an Army by Assistance of Queen and Prince, and at Wake field in battle kills the Duke, for which in Parliament, 1. Ed. 4th. they were all by Act of Parliament attainted of Treason, and one principal reason thereof was for that the Duke being declar'd Heir to the Crown after Henry, by Act of Parliament, they had killed him.

Edward the Fourth enters the Stage, and leaves Edward the Fifth to succeed, to whom succeeds Richard the Third, confirm d King by Act of Parliament, upon two Reasons: First, that by reason of a Pre-contract of Edward the Fourth, Edward the Fifth his Eldest Son, and all his other Children were Bastards. Secondly, for that the Son of the Duke of Clarence Second Brother to Edward.

the Fourth had no Right; because the Duke was attainted of Treason by a Parliament of Edward the Fourth.

Henry the Seventh comes in, but had no Title. First, because Edward the Fourth's Daughter was then living. Secondly, his

own Mother, the Countels of Richmond was then living.

After him Henry the Eighth wore the Crown, who could have no Title by the Father. In his time the Succession of the Crown was limited three several times, and the whole Nation sworn to the Observance.

Sir Thomas Moor declared that the Parliament had a Power to bind the Succession, and would subscribe thereto.

Edward the Sixth succeeded, but his Mother was married to

King Henry while Ann of Cleve his Wife was living.

Queen Mary was declared a Bastard, and by virtue of an Act of Parliament of Henry the Eighth she succeeded, which Act being repealed in the first of her Reign, and the Crown being limited otherwise by Parliament; all the Limitations of the Crown in Henry the Eighth's Reign were avoided, so that

Queen Elizabeth, who was declared a Bastard by Act of Parliament in Henry the Eighth's time, and limited to succeed in another Act in his time, and that Act repealed by Queen Mary, became Queen in the force of her own Act of Parliament, which

declares her Lawful Queen.

The Crown was entail'd in Richard the Second's time, again in the time of Henry the Fourth, again in the time of Henry the Sixth, again in the time of Edward the Fourth, again in the time of Richard the Third, again in the time of Henry the Seventh, thrice in

the time of Henry the Eighth.

And upon the Marriage of Queen Mary to King Philip of Spain: Both the Crowns of England and Spain were entail'd, whereby it was provided that of the several Children to be begotten upon the Queen; one was to have the Crown of England, another Spain, another the Low Countries, the Articles of Marriage to this purpose were confirmed by Act of Parliament, and the Pope's Bull.

So that it was agreed by the States of both Kingdoms, and the Low Countries, and therefore probably the Universal Opinion of the great men of that Age, that Kings and Sovereign Princes, with the Consent of their States had a Power to alter and bind

the Succession of the Crown.

Obeca May was declared a Baffard, and by virce of an A.S. br. Parliament of Fak of I Ka & B & B ded, water A.S. br.

Edmondatine Sixth Incomend, but his Mother was instaled to

was limited three feveraltrines; and the whole Naron fivora to

the Founds had the Right became

own Mother, the Countels of Endment was a Abort him Flore the Highth years the Gron no Tille by the Fither. Jubistime the Succe

bird the Saccetion, and would first bushelves.

him; I demy while down Couchis White was living.

PAge 1.line 23. for so read to. p.4: l. 14. for effrontees r. effromery. l.ult. for but r. for. p.6. 1.35. for arm r. any. p.7.l.13. after or r. think. p.9.l. 11. for by wordly ment men that understand nothing but words. p. i 1.l.35. r. of the Jows their conflictation. l.42. r. and we will not for wo will. p.12.l.2. for who are thou man that judgeth another r. who so ever thou are O man that judgest another. for and r. for. l. 10. for with r. which. p. 17.l.24. after Bill r. fram'd. p. 18.l,26. for consider r. considerer. p. 19. after here see dele? p. 20.l.9. and her and be. l. 20. Host r. hostile p.21. l. 4. left r. lost. l. 12. for too rate. p.28.l.9. for you r. be. l. 14. for though r. and. p. 30. l. 3. for now r. nor. p. 31.l. 36. it being r. he being. p. 32.l. 6. and if she r. and that she l. 17. and if r. and that l. 29. the Peoples Right r. the Right of the whole Community.

The Crown was entail'd in Richard ite Second's time, again in

again in the singe of Edward the Found a scain in the time of This.

was provided that of the leveral Children to be begotten upon the Queen; one was to have the Crown of England another Spain, another the Low Countries, the Articles of Marketuro this purpola were confined by Act of Parliament, and by Pope's Evil.

the frederich of that Ages, that Kiege and Sovereigh Princes, with the Coulds of their tends had a Poyer to ober and bad

the time of Elastic Fourth resin in the time of Elast the

and upon the Marrage of Oper

the Surgestion of the Crown.

